Case 1:13-cv-00214-HB Document 1	09 Filed 11/18/13 Page 1 of 3
UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	CSDC SINY DOCUMENT ELECTRONICALLY FILED DOC #: DATE FILLD: 1/18/13
In re: LONGWEI PETROLEUM INVESTMENT HOLDING LIMITED SECURITIES LITIGATION	: C.A. No. 13 Civ. 214 (HB) : ECF CASE : CLASS ACTION
This Document Relates To: All Actions	X : X

ORDER TO SHOW CAUSE FOR A DEFAULT JUDGMENT AS TO LIABILITY AGAINST LONGWEI PETROLEUM INVESTMENT HOLDING LIMITED AND DORA DONG

Upon the annexed Memorandum of Law in support of Lead Plaintiffs' application for a default judgment as to liability against Longwei Petroleum Investment Holding Limited ("Longwei") and Dora Dong ("Dong"), the Declaration of Richard W. Gonnello in support of Lead Plaintiffs' application for a default judgment as to liability against Longwei and Dong and the exhibits thereto,

(a) Ordering that Longwei and Dong be held jointly and severally liable for violating Section 10(b) of the Securities Exchange Act of 1934, as amended, 15 U.S.C. §§ 78j(b), and Rule 10b-5, 17 C.F.R. § 240.10b-5, promulgated thereunder; and

(b) Ordering that the determination of the damages owed by Longwei and Dong be deferred until liability and damages against the non-defaulting defendants is also determined;

and it is further

ORDERED, that Lead Plaintiffs shall, within two (2) business days, serve this Order to Show Cause and all documents associated with Lead Plaintiffs' motion for default judgment as to liability on Longwei via United States Postal Service certified mail sent to Longwei's registered agent for service, Vcorp Services, LLC, located at 36 South 18th Avenue, Suite D, Brighton, Colorado 80601 and on Dong via United States Postal Service certified mail sent to Dong's residence located at 12486 Sumner Drive, Saratoga, CA 95070.

SIGNED this // day of Movember, 2013.

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THE HONORABLE

Victor Marrero

Part I

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	V
In re: LONGWEI PETROLEUM INVESTMENT HOLDING LIMITED SECURITIES LITIGATION	: C.A. No. 13 Civ. 214 (HB) : ECF CASE : CLASS ACTION
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[PROPOSED] DEFAULT JUDGMENT AS PETROLEUM INVESTMENT HOLI	S TO LIABILITY AGAINST LONGWEI
The Court having reviewed Lead Plaintiff	s' order to show cause for a default judgment as
to liability against Longwei Petroleum Investmen	at Holding Limited ("Longwei") and Dora Dong
("Dong"); having considered all papers filed in co	onnection with the order to show cause; and
finding that the requested relief is appropriate pur	rsuant to Rule 55 of the Federal Rules of Civil
Procedure; and good cause having been shown,	
IT IS HEREBY ORDERED that Longwe	i and Dong are jointly and severally liable for
violating Section 10(b) of the Securities Exchang	ge Act of 1934, as amended, 15 U.S.C.
§§ 78j(b), and SEC Rule 10b-5, 17 C.F.R. § 240.	10b-5, promulgated thereunder, although the
damages owed by Longwei and Dong shall be no	t be determined until such a time when liability
and damages for the non-defaulting defendants is	also determined.
SIGNED this day of	, 2013.